UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF OHIO WESTERN DIVISION

RLI INSURANCE COMPANY,

Plaintiff,

Case No. 1:14-cv-00802

VS.

FIFTH THIRD BANCORP,

Judge Timothy Black Magistrate Judge Stephanie K. Bowman

Defendant.

FIFTH THIRD BANCORP et. al.,

Plaintiffs,

VS.

Case No. 1:14-cv-869

CERTAIN UNDERWRITERS AT LLOYD'S SUBSCRIBING TO POLICY NUMBERS B0509QA04810, B0509QA051310, 81906760, et al.,

Judge Timothy Black Magistrate Judge Stephanie K. Bowman

Defendants

STIPULATED ORDER REGARDING PRODUCTION OF DOCUMENTS LISTED ON FIFTH THIRD'S PRIVILEGE LOG

Upon stipulation of the parties to these consolidated actions, it is hereby ORDERED as follows:

1. Fifth Third Bancorp and Fifth Third Bank (collectively "Fifth Third") shall produce those portions of any documents contained on its privilege log that: (1) pre-date February 8, 2011; and (2) contain facts concerning: (i) the actual or alleged activities of Matthew Ross; (ii) any actual or alleged fraud or misconduct relating to the LIPF II Program, or

- (iii) an actual or potential claim in which it is alleged that Fifth Third is liable to a third party in connection with Matthew Ross, the LIPF II Program, Concord Capital Management, LLC (f/k/a Inscap Management LLC), or the Clean-Up Loans.
- 2. To the fullest extent permitted by law and its inherent powers, including but not limited to its authority pursuant to Federal Rule of Evidence 502(d), the Court hereby orders that the production of documents pursuant to or in furtherance of this Order, or testimony in these consolidated civil actions concerning these documents, shall not constitute a waiver of the attorney-client privilege, work product doctrine or any other applicable privilege in this or any other federal or state proceeding.
- 3. Any documents or testimony produced pursuant to or in furtherance of this Order shall be held strictly confidential and shall be subject to the terms and conditions relating to the treatment of Confidential Information pursuant to the Stipulated Protective Order Regarding the Production and Exchange of Confidential and Privileged Documents and Information entered in these actions.
- 4. Fifth Third reserves the right, and this Order shall not be considered a waiver of the right, to dispute the relevance of any information or testimony produced pursuant to this Order and/or to move to exclude or limit such documents or testimony during trial of these consolidated matters.
- 5. Certain Underwriters at Lloyd's subscribing to Policy Numbers B0509QA048710 and B0509QA051310, AXIS Insurance Company, and Federal Insurance Company, Continental Insurance Company, Fidelity and Deposit Insurance Company of Maryland, St. Paul Mercury Insurance Company, and RLI Insurance Company reserve their rights, and this Order shall not be

considered a waiver of their rights, to challenge Fifth Third's assertion of the attorney-client privilege, work product doctrine or any other applicable privilege to the documents or testimony produced pursuant to this Order, and similarly reserve their rights to move to compel the production of additional documents or testimony from Fifth Third, including, but not limited to, documents listed on Fifth Third's privilege log.

AGREED TO BY:

/s/ Mark J. Byrne

Mark J. Byrne Kenneth F. Seibel JACOBS, KLEINMAN, SEIBEL & MCNALLY

30 Garfield Place Cincinnati, OH 45202

Email: mbyrne@jksmlaw.com kseibel@jksmlaw.com

David Halbreich (Pro Hac Vice) Traci Rea (Pro Hac Vice) Douglas Widin (Pro Hac Vice) REED SMITH LLP 355 South Grand Avenue, Suite 2900

Los Angeles, CA 90071

Email: dhalbreich@reedsmith.com trea@reedsmith.com

dwidin@reedsmith.com

Charles E. Turnbull (Pro Hac Vice) Marc D. Kaszubski (Pro Hac Vice) Lawrence M. Scott (Pro Hac Vice) O'REILLY RANCILIO P.C. 12900 Hall Road, Suite 350

Sterling Heights, MI 48313

Emails: cturnbull@orlaw.com
<a href="mailto:m

Attorneys for Fifth Third Bancorp and Fifth Third Bank

/s/ Brian D. Goldwasser (per email authorization)

David P. Kamp
Brian D. Goldwasser
Jean Geoppinger McCoy
White, Getgey & Meyer Co., L.P.A.
One West Fourth Street, Suite 1700
Cincinnati, OH 45202

Email: dkamp@wgmlpa.com bgoldwasser@wgmlpa.com jmccoy@wgmlpa.com

John W. Blancett Christopher J. Losquadro Christopher C. Novak Sedgwick LLP Brookfield Place 225 Liberty Street, 28th Floor New York, NY 10281

Email: john.blancett@sedgwicklaw.com christopher.losquadro@sedgwicklaw.com christopher.novak@sedgwicklaw.com

Attorneys for Certain Underwriters at Lloyd's Subscribing to Policy Numbers B0509QA048710, B0509QA051310, and 81906760 and AXIS Insurance Company

/s/ Scott L. Schmookler (per email authorization)

Robert W Hojnoski Carrie Masters Starts Nathan A. Lennon Reminger Co., L.P.A. 525 Vine Street, Suite 1700 Cincinnati, OH 45202

Email: rhojnoski@reminger.com cstarts@reminger.com nlennon@reminger.com

Scott L. Schmookler Regina A. Ripley Ji-Yeon Suh Gordon Rees Scully Mansukhani, LLP One North Franklin, Ste. 800 Chicago, IL 60606 Email: sschmookler@gordonrees.com

rripley@gordonrees.com jsuh@gordonrees.com /s/ Julia Blackwell Gelinas (per email authorization)

Luke J. Busam
Frost Brown Todd
301 East Fourth Street

Great American Tower, Suite 3300

Cincinnati, OH 45202 Email: lbusam@fbtlaw.com

Julia Blackwell Gelinas Bryan S Strawbridge Frost Brown Todd 201 N. Illinois Street, Suite 1900 Indianapolis, IN 46204 Email: jgelinas@fbtlaw.com

bstrawbridge@fbtlaw.com

Attorneys for Continental Insurance Company; Fidelity and Deposit Insurance Company; St. Paul Mercury Insurance Company

Attorneys for RLI Insurance Company

ORDERED BY:

s/Stephanie K. Bowman
Stephanie K. Bowman
United States Magistrate Judge

Date: March 31, 2017